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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/800,651	03/16/2004	Shusuke Akazaki	107101-00050	1118	
·-·-	4372 7590 07/27/2009 ARENT FOX LLP			EXAMINER	
	CTICUT AVENUE, N.	NGUYEN, TU MINH			
	SUITE 400 WASHINGTON, DC 20036		ART UNIT	PAPER NUMBER	
			3748		
			NOTIFICATION DATE	DELIVERY MODE	
			07/27/2009	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)
	10/800,651	AKAZAKI ET AL.
Office Action Summary	Examiner	Art Unit
	TU M. NGUYEN	3748
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING ID. - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tild d will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 17 / 2a) This action is FINAL . 2b) This action is FINAL . 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr	
Disposition of Claims		
4) Claim(s) 1 and 7-14 is/are pending in the app 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1 and 7-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	awn from consideration.	
9) The specification is objected to by the Examin 10) The drawing(s) filed on 16 March 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correctable. The oath or declaration is objected to by the E	a)⊠ accepted or b)⊡ objected t e drawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority documer application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	ion No. <u>08/975,101</u> . ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:	ate

Application/Control Number: 10/800,651 Page 2

Art Unit: 3748

DETAILED ACTION

1. An Applicant's Response filed on February 17, 2009 has been entered. Overall, claims 1 and 7-14 are pending in this application.

2. Applicant's argument that Maki et al. is not a proper prior art under 35 U.S.C. 103(C) (based on U.S.C. 102(e)), is persuasive; therefore, a new non-final rejection is set forth below.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office Action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Adamczyk, Jr. et al. (U.S. Patent 5,524,433) in view of Ogawa et al. (U.S. Patent 5,261,370).

As shown in Figure 7, Adamczyk, Jr. et al. disclose a system for purifying exhaust gas generated by an internal combustion engine (32) having an air intake system (37) and an exhaust system which includes an exhaust pipe (43) extending from an exhaust manifold of the engine and a catalyst (44) installed in the exhaust pipe, the exhaust system exhausting gas generated by the engine to the atmosphere, comprising:

Art Unit: 3748

- a bypass (not numbered but clearly shown) branching out from the exhaust pipe at a location downstream of the catalyst (44) and merging to the exhaust pipe downstream of the branching point;
 - an adsorber (31) installed in the bypass;
 - valve means (47) which closes the bypass;
- a conduit (84) connected to the bypass at one end and connected to the air intake system for recirculating the exhaust gas to the air intake system;
- valve control means (35) which operates the valve means to open the bypass for a period since starting of the engine to introduce the exhaust gas to the bypass such that the adsorber installed in the bypass adsorbs the unburnt component in the exhaust gas (see Figure 1); and then closes the valve means to recirculate the adsorbed unburnt component through the conduit with the exhaust gas after having desorbed from the adsorber (see Figures 2 and 7);
- EGR control means (82) which causes the exhaust gas introduced in the bypass to be recirculated to the air intake system through the conduit;
- fuel injection quantity determining means (35) for determining a quantity of fuel injection to be supplied to the engine (lines 56-59 of column 7);
 - air-fuel ratio detecting means (39) for detecting an air-fuel ratio of the exhaust gas;
- feedback loop means (35) having an adaptive controller with an adaptation mechanism that estimates an adaptive parameter (an amount of HC desorbed from the adsorber recirculating back to the engine), the adaptive controller calculates a quantity of fuel injection based on the estimated adaptive parameter such that the detected air-fuel ratio converges to a desired air-fuel ratio (stoichiometric air-fuel ratio) (see at least lines 56-59 of column 7);

Application/Control Number: 10/800,651

Art Unit: 3748

- EGR correction coefficient calculating means (35) for calculating an EGR correction (the amount of HC desorbed from the adsorber recirculating back to the engine) when recirculating the exhaust gas to the air intake system (line 65 of column 7 to line 6 of column 8); and

Page 4

- fuel injection quantity correcting means (35) for correcting the quantity of fuel injection based on at least the EGR correction (lines 51-59 of column 7).

Adamczyk, Jr. et al., however, fail to disclose that EGR correction coefficient calculating means calculates an EGR correction coefficient; and that the fuel injection quantity correcting means corrects the quantity of fuel injection based on at least the EGR correction coefficient.

As illustrated in Figure 7, Ogawa et al. disclose a fuel metering control system for an internal combustion engine having an EGR system (21). As depicted in Figures 8-10 and indicated on line 43 of column 14 to line 12 of column 15, Ogawa et al. teach that it is conventional in the art to compute an EGR correction coefficient (KEGRN) based on a net EGR rate (see Figure 10); and a fuel injection quantity into the engine is then determined by multiplying a basic fuel injection quantity (TIM) with KEGRN (see Figure 9). It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the teaching by Ogawa et al. in the system of Adamczyk, Jr. et al., since the use thereof would have been routinely utilized by those with ordinary skill in the art to accurately control an engine air-fuel ratio to a desired or target value.

5. Claims 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adamczyk, Jr. et al. in view of Ogawa et al. as applied to claim 1 above, and further in view of Zahn et al. (U.S. Patent 5,613,359).

Art Unit: 3748

Re claim 7, the modified system of Adamczyk, Jr. et al. discloses the invention as cited above, however, fails to specifically disclose that the valve control means including catalyst temperature parameter detecting means for detecting a parameter relating to a temperature of the catalyst; and determines the period based on the detected parameter.

As illustrated in Figure 1, Zahn et al. disclose an exhaust gas purifying apparatus having a first catalyst (4) and HC adsorber (6) located in a bypass passage (5); wherein an ECU (9) controls a valve (8) in a open position during a period in which the HC adsorber is within a HC adsorbing temperature range. Zahn et al. teach that it is conventional in the art to utilize a temperature detecting means (11) to detect a temperature of the first catalyst such that the period is based on the detected temperature (see claim 1). It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the teaching by Zahn et al. in the modified system of Adamczyk, Jr. et al., since the use thereof would have been routinely utilized by those with ordinary skill in the art to control an operation of a HC adsorber to minimize HC emissions during an engine cold start.

Re claim 8, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period with increasing temperature of the catalyst.

Re claim 9, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period when the engine is under high load (when an exhaust gas temperature is higher).

Re claim 10, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period when the engine is in a failsafe condition (lines 18-25 of column 6).

Application/Control Number: 10/800,651 Page 6

Art Unit: 3748

6. Claims 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Adamczyk, Jr. et al. in view of Ogawa et al. and Zahn et al. as applied to claim 7 above, and further in view of Tomisawa (U.S. Patent 5,606,855).

Re claim 11, the modified system of Adamczyk, Jr. et al. discloses the invention as cited above, however, fails to specifically disclose that the parameter is a coolant temperature of the engine.

Tomisawa teaches an apparatus for estimating the temperature of a catalyst during an engine start-up simply and accurately by using a coolant temperature sensor (15). Tomisawa further teaches that the apparatus does not include an additional temperature sensor located at the catalyst, which can incur more cost to the apparatus (lines 64+ of column 1). It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the apparatus taught by Tomisawa in the modified system of Adamczyk, Jr. et al., since the use thereof would have saved cost and lowered the complexity of the system.

Re claim 12, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period with increasing temperature of the catalyst.

Re claim 13, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period when the engine is under high load (when an exhaust gas temperature is higher).

Re claim 14, in the modified system of Adamczyk, Jr. et al., the valve control means decreases the period when the engine is in a failsafe condition (lines 18-25 of column 6).

Application/Control Number: 10/800,651 Page 7

Art Unit: 3748

Response to Arguments

7. Applicant's arguments with respect to the references applied in the previous Office Action have been fully considered but they are moot in view of the new ground(s) of rejection.

Communication

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Tu Nguyen whose telephone number is (571) 272-4862.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Thomas E. Denion, can be reached on (571) 272-4859. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Tu M. Nguyen/

TMN Tu M. Nguyen

Primary Examiner

Art Unit 3748

July 20, 2009